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APPLICATION NO.	- FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/650,999	08/31/2000	JUN OIDA	862.C1990	2955
5514	7590 01/13/2005		EXAM	INER
	ICK CELLA HARPEI	POON, KING Y		
	30 ROCKEFELLER PLAZA NEW YORK, NY 10112			PAPER NUMBER
·			2624	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/650,999	OIDA, JUN			
Office Action Summary	Examiner	Art Unit			
	King Y. Poon	2624			
The MAILING DATE of this communic					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
Responsive to communication(s) filed on <u>26 August 2004</u> .      This action is <b>FINAL</b> . 2b) ☐ This action is non-final.      Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
<ul> <li>4)  Claim(s) 1-27,38-40,42-52,55,56 and 58 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-27,38-40,42-52,55,56 and 58 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>					
Application Papers					
9) The specification is objected to by the 10) The drawing(s) filed on 26 August 200 Applicant may not request that any object Replacement drawing sheet(s) including to 11) The oath or declaration is objected to	½ is/are: a) ☐ accepted or b) ☐ objoin to the drawing(s) be held in abeyane he correction is required if the drawing()	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)					
1) Notice of References Cited (PTO-892)		ummary (PTO-413)			
Notice of Draftsperson's Patent Drawing Review (PTO 3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date	O-948) Paper No(s	)/Mail Date formal Patent Application (PTO-152)			
.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Action Summary	Part of Paper No./Mail Date 20040104			

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#### **DETAILED ACTION**

1. The new title has been accepted.

### Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1, 9, 10, 14, 15-17, and 33 are rejected under 35 U.S.C. 102(e) as being anticipated by Parulski (2001/0013894)

In accordance with claims 1, 9, 10, 14, 15 and 33, Parulski discloses an image processing system, which contains two image-processing apparatuses, an image input apparatus 10 and an image output apparatus 30, connected via a serial bus line (paragraph 44).

Parulski further discloses that the apparatus comprises detection or notification means for detecting performance of the other image processing apparatus or notifying the other apparatus of the performance of the first image processing apparatus; in Parulski's system, the input apparatus receives information regarding the capabilities of the output apparatus via the communication means 24 and 32 (paragraph 25).

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The apparatus further comprises control and determination means for determining where images should be processed and controlling distribution of image processing between the apparatuses on the basis of performance of the second apparatus, in Parulski's system, the input apparatus uses the received information and controls the image processing in accordance with the printers capabilities (paragraph 26).

The output apparatus further comprises reception means 32 for receiving the image data transferred from the input apparatus (paragraph 26).

The first apparatus further comprises image-processing means for performing image processing, in Parulski's system, the image processor 18 converts the image data, in accordance with the printer parameters (paragraph 26).

In accordance with claim 16, the method steps of claim 16 are all performed by the means of the apparatus of claim 1. The control means of claim 1 performs the controlling step of claim 16.

In accordance with claim 17, Parulski discloses using a program to stored in memory to operate the apparatus (paragraph 26). The code of the controlling step of claim 17 is performed in the controlling step of claim 16.

## Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 2-8, 12, 13, 18-24, 26, 38-40, 42-52, 55-56, 58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parulski in further view of Rissman (6,552,743).

In accordance with claim 38, Parulski discloses an image processing system in which two image-processing apparatuses, an image input apparatus 10 and an image output apparatus 30, are connected via a serial bus line (paragraph 44).

Parulski further discloses that the input apparatus 10 comprises input means, i.e. imager 12 (paragraph 22). The apparatus further comprises determination means for determining whether to convert the image data of the first format into a second format and first conversion means for converting the image data of the first format into the second format on the basis of a determination result, in Parulski's system, image data is converted by the image processor 18, in accordance with the printer parameters (paragraph 26). The apparatus further comprises first communication means 24 for transmitting the image data of the first or second format to the output apparatus (paragraph 26).

Parulski further discloses that the output apparatus 30 comprises second communication means 32 for receiving the image data transferred from the input apparatus (paragraph 26).

The apparatus further comprises holding means 38 for holding the received image data in a buffer (paragraph 24). The apparatus further contains output means 42 for sequentially outputting the image data of the second format (paragraph 24).

However, Parulski does not disclose expressly that the output apparatus contains second conversion means for converting the image data into the second format, if it is received in the first format.

Rissman discloses that the output apparatus 10 contains second conversion means 50 (in step 540) for converting the image data into the second format, if it is received in the first format (col. 8 lines 36-38).

Parulski and Rissman are combinable because they are from the same field of endeavor, namely image processing between a digital camera and a printer.

Therefore, at the time of invention, it would have been obvious to a person of ordinary skill in the art, to the conversion between the first and second formats to be executed either by the image input apparatus, as disclosed by Parulski, or by the image output apparatus, as disclosed by Rissman.

The motivation for doing so would have been to most efficiently utilize the available resources of the printer and camera. Parulski discloses a motivation for using the resources of a camera for image processing would be to allow the cost of the printer to be reduced (paragraph 5). However, when the printer has already been built with the necessary resources, sharing the camera's resources (as disclosed by Parulski) with the printer's (as disclosed by Rissman) can decrease processing time/improve efficiency.

Note: the combination of Parulski and Rissman makes obvious that the conversion of the file format would be made based on the state of the buffer 38 in the output apparatus, if the buffer is full, the output apparatus is processing data and cannot

store received data, thus it cannot perform further processing, which then must be performed by the input apparatus (or as disclosed by Parulski), if it is empty then the output apparatus is available to perform the image processing and store data (or as disclosed by Rissman).

In accordance with claim 55, the method steps of claim 55 are all performed by the means of the apparatus of claim 38. The input, determination, first conversion, first communication, second communication, holding, second conversion and output means of claim 38, respectively, perform the input, determination, first conversion, transmission, reception, holding, second conversion and output steps of claim 55.

In accordance with claim 58, Parulski discloses using a program to stored in memory to operate the apparatus (paragtaph 26). The code of input, determination, first conversion, transmission, reception, holding, second conversion and output steps of claim 58 are performed in the input, determination, first conversion, transmission, reception, holding, second conversion and output steps of claim 55, respectively.

In accordance with claims 39 and 56, Parulski discloses that the first format is a compressed (paragraph 22) data format and the second is obtained by decompressing the first (paragraph 26).

In accordance with claim 40, Parulski discloses that the first format is JPEG (paragraph 33).

In accordance with claim 42, the combination of Parulski and Rissman makes obvious that the conversion of the file format would be made based on the state of the buffer 38 in the output apparatus, if the buffer is full, the output apparatus is processing

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data and cannot store received data, thus it cannot perform further processing, which then must be performed by the input apparatus (or as disclosed by Parulski), if it is empty then the output apparatus is available to perform the image processing and store data (or as disclosed by Rissman).

In accordance with claim 43, the combination of Parulski and Rissman makes obvious that the conversion of the file format would also be made based on the state of the serial bus; if the serial bus is busy, then data cannot be transmitted, thus the data cannot be transferred to the output apparatus for processing, which then must be performed by the input apparatus (or as disclosed by Parulski), if the bus is available, data can be transferred, thus the output apparatus is available to perform the image processing (or as disclosed by Rissman).

In accordance with claims 44, 45 and 46, Parulski discloses that the input apparatus receives information regarding the capabilities of the output apparatus via the communication means 24 and 32 (paragraph 25). Thus, it would be obvious to communicate the state of the buffer in this manner, or in the form of a request, and perform conversion based on the information, as described for claims 41 and 42, i.e. when the buffer is full.

In accordance with claims 47, 48 and 49, Parulski disclose: the image data to be compressed is first block transformed (paragraph 43), thus the combination of Parulski and Rissman results in the image conversion being performed for all or individual blocks after the determining means determines the appropriate conversion apparatus. In the case of individual blocks (with respect to claim 49), based on the determination of the

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determination means (as described for claims 41 and 42), the block may not be converted by the input apparatus.

In accordance with claim 50, Parulski discloses that the input apparatus receives information regarding the capabilities of the output apparatus via the communication means 24 and 32 (paragraph 25). Thus, it would be obvious to compare the capabilities of the input and output apparatuses to determine which could perform the conversion the fastest, and perform the conversion in the fastest device.

In accordance with claims 7, 18, 26, Rissman discloses control means 52, which controls conversion at the printer (col. 6 lines 32-35). This control means, and Parulski's (described in claim 1) combined with the information regarding device capabilities would be used to determine which control means would control distribution. With respect to claim 26, Parulski discloses that the system contains an image input apparatus 10 and an image output apparatus 30, connected via a serial bus line (paragraph 44). With respect to claim 36, Parulski discloses using a program to stored in memory to operate the apparatus (paragraph 26), thus it would be obvious to use the program to implement this control method.

In accordance with claims 8 and 19, it would be obvious that the control means of the apparatus with the highest performance would distribute the image processing, so that processing is completed more quickly.

In accordance with claims 2 and 20, the commonly executed processes are performed by the conversion means, as described for claim 38, as distributed by the control means in each apparatus.

In accordance with claims 3 and 21, the combination of Parulski and Rissman make obvious that if the first apparatus has a higher performance than the second, the control means would distribute the image processing to the first apparatus (or as disclosed by Parulski), so that processing is completed more quickly.

In accordance with claims 4, 5, 6, 22, 23 and 24, Pasulski discloses that the input apparatus receives information regarding the capabilities of the output apparatus via the communication means 24 and 32, i.e. serial bus (paragraph 25). Thus, it would be obvious to share information regarding capabilities between both apparatuses and control processing distribution based on the apparatus capability information (as described in claim 3). With respect to claims 6 and 24, it would be therefore be obvious to compare the capabilities of the input and output apparatuses to determine which could perform the conversion the fastest, and perform the conversion in the fastest device, to minimize processing time.

In accordance with claims 12, 13, 51 and 52, Parulski discloses that the serial bus is compatible with the USB or IEEE1394 standards (paragraph 44).

Claims 11, 27 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parulski in view Rissman in further view of Inoue (6,273,535).

In accordance with claims 11 and 27, Parulski does not disclose expressly that the image data is isochronously transferred.

Inoue discloses that the image data is isochronously transferred (col. 9 line 67).

Parulski, Rissman and Inoue are combinable because they are from the same field of endeavor, namely image processing between a digital camera and a printer.

Therefore, at the time of invention, it would have been obvious to a person of ordinary skill in the art, to isochronously transfer the image data.

The motivation for doing so would have been that isochronous transfer is "especially suitable for transferring data . . . that requires real-time transfer" (col. 16 line 66 - col.17 line 2).

In accordance with claim 25, Parulski does not disclose expressly that connection IDs are uniquely determined every time every time the apparatuses are connected to the system or that which of the apparatus's control means acquires control is determined based on the connection IDs.

Inoue discloses that the connection IDs are uniquely determined every time every time the apparatuses are connected to the system (col. 9 line 44). Therefore, control would be determined based on the connection IDs, as established in the parent/child relationships, as described by Inoue (col. 11 lines 62-64).

Parulski, Rissman and Inoue are combinable because they are from the same field of endeavor, namely image processing between a digital camera and a printer.

Therefore, at the time of invention, it would have been obvious to a person of ordinary skill in the ad, to assign connection IDs that are uniquely determined every time every time the apparatuses are connected to the system and to establish control based on the connection IDs.

The motivation for doing so would have been that IDs are uniquely assigned in accordance with the IEEE1394 standard, which allows for plug-and-play function (col. 9 lines 44-52).

## Response to Arguments

6. Applicant's arguments filed 8/26/2004 have been fully considered but they are not persuasive.

With respect to applicant's argument that Parulski does not teach "controlling distribution of image processing between apparatus on the basis of performance of the first image processing apparatus and performance of the second image processing apparatus," has been considered.

In reply: Column 25, paragraph 25 clearly states that the distribution of the image processing depends on the parameter of the printer; the parameter determines the performance (how the printer can perform, also see paragraph 6 and 7) of the printer. Paragraph 5 also teaches the distribution of the image processing depends on the already-existing computing and memory resource, which are idle, in the digital camera. In other words, if there are no idle computing and memory resource, there cannot have distribution of image processing by the camera.

With respect to applicant's argument that neither Rissman nor Parulski teach perform conversion of image data format based on the buffer state.

In reply: the combination of Parulski and Rissman makes obvious that the conversion of the file format would be made based on the state of the buffer 38 in the output apparatus, if the buffer is full, the output apparatus is processing data and cannot store received data, thus it cannot perform further processing, which then must be performed by the input apparatus (or as disclosed by Parulski), if it is empty then the

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output apparatus is available to perform the image processing and store data (or as

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disclosed by Rissman).

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to King Y. Poon whose telephone number is (703) 305-

0892 or to Supervisor Mr. David Moore whose phone number is (703) 308-7452.

1/6/05

KÍNG Y. POON